Angier, Hatcheson, Thomas,	Dorsey, & Carcaud, Lemmon, Brown,	Lloyd, Rose, Veazey, Miller,	F. I. R. M. Shoredine, Lyles, Thompson, Roberts, N. E. G. A.	I A T I Lowrey, Sturgis, Williams, Shriver, T I V	V E. Clarke, Montgomery, Forwood, E. Davis,	Lytle, Rich, Kershner, Zeller,	Smith, Yates, Linthicum.	3
Earber, E. Neale, W. Neale, Hope veil, Mercer,	Harwood, Grahame, Stuart, Jones, Chapman,	M'Pherson, Ridgely, Dashiell, Carroll, Cottman,	Hyland, Goldsborough, Frazier, Keene, Buyly,	Alexander, Van Horn, Calvert, Shaaff, Sudler, and in the ne	Wilson, Purnell, Young, Dickson,	Dugan, Swearingen, T. Davis, Veatch,	Bayard, Tomlinson, Cresap, Simkins.	3

The question was then put, That the following be received as an amendment to the said bill, to be inserted after the words " Middle-town" in the second clause of the said bill? to wit: " from thence to Boonsborough, from thende to Elizabeth-town, and from Boonsborough to William's Port, in Washington county." The year and nays being required, appeared as follow:

# Angler, # Thomas, # Dursey.	Lemmon, Brown, Rose,	A Veazey, Miller, Sheredine,	F F I R I Shriver, Clarke, Montgomery, N E G A	M A T I Forwood, E. Davis, Rich, T I V E	V E. Kershaer, Zeller, Smith,	Yates, Linthicum,	Tomlinson, Cresap.
Barber, R. Neale, W. Neale, Hopewell,	Mercer, Harwood, Hail, Grahame,	Carcaud, Stuart, Jones, M. Pherson, S	Ridgely, Dashiell, Carroll, Hyland, o it was determin	Goldsborough, Keene, Van-Horn, Calvert, ned in the nega	Lyles, Thompson, Williams, Wilson, tive.	Dickson, Dugan, Swearingen,	T. Davis, Veatch, Simkins.

The question was then put, That the said bill do pass? The year and nays being required, appeared as follow:

Barber, B. Neale, W. Neale, Mercer,	Hall, Grahame, Stuart, Jones,	A Chapman, M'Pherson, Ridgely, Dashiell,	F F I R Carroll, Cottman, Hyland, Keene,	Bayly, Shar Alexander, Sud	ler, Dugan, son, Swearingen,	Veatch, Bayard, Tomlinson, Cresap.
Angier, Hatcheson, Thomas, Dorsey,	Carcaud, Lemmon, Brown, Rose,	Frazier, Veazey, Miller, Sheredine,	N E G Lyks, Thompson, Roberts, Lowrey, So it was resolv	Williams, Forv Shriver, E. I Clarke, Lyt	ntgomery, Rich, wood, Kershner, Davis, Zeller, le,	Smith, Yates, Linthicum. 30,

Mr. Muir, from the committee, delivers to the speaker a bill, entitled, An act for preventing the staple commodity of tobacco from being brought into disrepute, and for the prevention of frauds in the sale thereof: which was read.

ORDERED, That the said bill be published with the votes and proceedings of the present session.

Mr. Kershner, from the committee, delivers to the speaker a bill, entitled, An act for the relief of Christopher Woolford, of Washington county; which was reaft the first time and ordered to lie on the table.

Mr. Goldsborough, from the committee, delivers to the speaker the following report:

THE committee to whom was referred the petition of Denwood Hicks, of Dorchester county, report, that they are of opinion, from the circumstances of his case, that it will be reasonable and proper to grant the prayer of his petition; they therefore beg leave to recommend the following resolution:

RESOLVED, That Denwood Hicks be indulged in the payment of the balance due on his bond to the state of Maryland for the purchase money of lot No. 8 of the Choptank Indian lands until the first day of December, eighteen hundred and five, and that after judgments obtained, all further proceedings against the said Denwood Hicks, and his securities, be stayed until the time aforesaid. -

By order,

D. C. HOPPER, clk.

Which was read.

Mr. Goldsberough, from the committee, delivers to the speaker the following report:

THE committee to whom was referred the petition of Elizabeth Barrow, of Dorchester county, beg leave to report, that in their opinion the prayer thereof is reasonable, and may with propriety be granted; they

therefore submit the following resolution:

RESOLVED, That Elizabeth Barrow, widow and executrix of William Barrow, late of Dorchester county, deceased, be indulged in the payment of the balance due on the bond of the said William Barrow to the state of Maryland for the purchase money of lot No. 5 of the Choptank Indian lands until the first day of December, eighteen hundred and five, and that after judgments obtained in the suits now depending, all further proceedings be stayed against the said Elizabeth Barrow, executrix as aforesaid, and the securities of the said William Barrow, until the first day of December, eighteen hundred and five.

By order,

D. C. HOPPER, clk.